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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/592,001	09/07/2006	Hartwig Pointl	POINTL-2 PCT	6769
25889 7590 09/04/2008 COLLARD & ROE, P.C.		EXAMINER		
1077 NORTHERN BOULEVARD			HINZE, LEO T	
ROSLYN, NY 11576			ART UNIT	PAPER NUMBER
			2854	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/592.001 POINTL. HARTWIG Office Action Summary Art Unit Examiner LEO T. HINZE 2854 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 07 September 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-7 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 07 September 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

Paper No(s)/Mail Date 20061001, 20080711.

Interview Summary (PTO-413)
Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

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DETAILED ACTION

Specification

 The disclosure is objected to because of the following informalities: the specification lacks the headings required in a US patent application. See MPEP \$608.01.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- Claims 1-7 are rejected under 35 U.S.C. 102(b) as being anticipated by Dour et al., US 5.517.916 A (hereinafter Dour).
- a. Regarding claim 1, Dour teaches a self-inking hand stamp comprising a stamp housing (302, Fig. 10) in which a stamp character—carrying stamp unit is arranged with a turning mechanism by means of which the stamp characters are pivotably movable from an inking position (22, Fig. 6) in abutment on an ink pad (10, Fig. 6) that is exchangeably arranged in said stamp housing (ink pad removable through slots 312, 318, Fig. 10), into an imprint position oriented towards a surface to be imprinted (Fig. 7), wherein, for actuation of the turning mechanism, an actuating bow is provided, which

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actuating bow is displaceably mounted on the stamp housing so as to overlap at least laterally said stamp housing (305, 307, Fig. 10) and is coupled to said turning mechanism via lateral openings provided in said stamp housing (see unlabeled slots in side wall 302d, Fig. 10), said actuating bow being urged into the position corresponding to the inking position by a spring (354b, Fig. 10) arranged between the stamp housing and the actuating bow, and being manually movable against the force of this spring into the position corresponding to the imprinting position (Fig. 12), wherein a receiving compartment for keeping available at least one further ink pad is provided in the actuating bow (compartment formed between surface 360 and cover 306b, Fig. 10).

- b. Regarding claim 2, Dour teaches the self-inking hand stamp according to claim 1 as discussed in the rejection of claim 1 above. Dour also teaches wherein the receiving compartment is located in that region of the actuating bow which, viewed in the direction of movement of the actuating bow, faces away from the spring (compartment is on side of 360 opposite of springs 354b, Fig. 10).
- c. Regarding claim 3, Dour teaches the self-inking hand stamp according to claim 2 as discussed in the rejection of claim 2 above. Dour also teaches wherein the receiving compartment has an access opening towards the upper side of the actuating bow (compartment is on upper side of plate 360, Fig. 10).
- d. Regarding claim 4, Dour teaches the self-inking hand stamp according to claim 2 as discussed in the rejection of claim 2 above. Dour also teaches wherein the receiving compartment is formed by a bottom wall provided at the actuating bow and by a

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removably mounted cap covering this bottom wall at a distance therefrom (bottom wall 360, cap 306b, Fig. 10)

- e. Regarding claim 5, Dour teaches the self-inking hand stamp according to claim 4 as discussed in the rejection of claim 4 above. Dour also teaches wherein at the actuating bow, on either side of the bottom wall, side walls adjoining the bottom wall are provided and the cap is arched and insertable between these side walls (side walls 307d; cap 306b goes "between" side walls, in the recess provided around plate 360 that creates a step in from side walls 307d, Fig. 10).
- f. Regarding claim 6, Dour teaches the self-inking hand stamp according to claim 4 as discussed in the rejection of claim 4 above. Dour also teaches wherein the bottom wall of the receiving compartment, on its side facing away from the receiving compartment, forms a supporting rest for that end of the spring which engages on the actuating bow (spring 354b rests against opposite side of plate 360, Fig. 10).
- g. Regarding claim 7, Dour teaches the self-inking hand stamp according to claim 1 as discussed in the rejection of claim 1 above. Dour also teaches wherein the receiving compartment is formed by a wall opening provided in the actuating bow with insertion guides located therebehind, an ink pad being insertable in these insertion guides in drawer-like manner (walls 307d acts as insertion "guides" by indicating to a user that an ink pad should be placed between those guides so as to fit into the compartment formed when the cap 306 is attached to bow 305, Fig. 10).

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Conclusion

4. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Leo T. Hinze whose telephone number is 571.272.2864.

The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Judy Nguyen can be reached on 571.272.2258. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Anthony H Nguyen/

Primary Examiner, Art Unit 2854

Leo T. Hinze Patent Examiner AU 2854

30 August 2008